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I hereby certify that this correspondence is being transmitted to the U. S. Patent Office via the Patent Office Centralized Fax No. (571) 273-8300 addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on July 17, 2006.

James O. Ryndak, Reg. No. 28,754

Name of Applicant, Assigned or Registered Rep.

07/17/2006 Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Robert S. Fielmann

Confirmation No. 3456

Appl. No.

10/627,909

Filed

7/25/2003

Title :

Device and Method for Alerting a Person to the Presence of a Door

Grp./A.U.

2636

Examiner

Lieu, Julie Bichngoc

Docket No. :

40164-10009

Customer No.:

21788

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION UNDER 37 C.F.R. § 1.131 OF PRIOR CONCEPTION

Sir:

I, James D. Ryndak, hereby declare and state as follows:

- 1. My name is James D. Ryndak. I am the managing partner of Ryndak & Suri LLP. I am a registered Patent Attorney. My registration number is 28,754.
- 2. Before June 20, 2003, I was contacted by Robert S. Fielmann, the named inventor of the captioned application entitled "Device and Method for Alerting a Person to the Presence of a Door," regarding the invention of the present application. Robert S. Fielmann described the invention to me.

- 3. Before preparing the present application, I caused to have prepared an Opinion describing the invention and which indicated that the invention was patentable. I reviewed and signed the Opinion, which is attached as Exhibit A, before June 20, 2003.
- 4. Drawings of the invention prepared by Robert S. Fielmann, which are attached as Exhibit B, were received by facsimile before June 20, 2003.
- 5. After signing the Opinion, I promptly prepared the captioned application, which was filed on July 25, 2003.

I hereby declare that I have read this Declaration Under 37 C.F.R. § 1.131, and that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date.

dames D. Ryndak

Exhibit A

Copy of Patentability Opinion

LAW OFFICES

RYNDAK & SURI

30 NORTH LASALLE STREET, SUITE 2630 CHICAGO, ILLINOIS 60602

JAMES D. RYNDAK ryndak@ryndaksuri.com TELEPHONE (312)214-7770 FACSIMILE (312) 214-7715

INTELLECTUAL PROPERTY AND RELATED MATTERS



ATTORNEY-CLIENT PRIVILEGED AND CONFIDENTIAL COMMUNICATION

VIA FIRST CLASS U.S. MAIL

Denise Rys Rob Fielmann 133 E. 29th Street La Grange Park, Illinois 60526

Re:

Patentability Search for Motion Detector and Method

Our File No. 40164-10009

Dear Denise and Rob:

As you requested, we have conducted an investigation whether it may be possible to obtain patent coverage for the above-captioned invention. We have completed the investigation you and I discussed. This letter provides our opinion on the prospective patentability of the motion detector and method as well as a brief discussion of the most relevant patents uncovered by our search, copies of which are enclosed.

BACKGROUND

We understand that the proposed warning device and method comprises: (1) a motion detector that detects motion only within (2) a very short range and (3) an alarm system that emits an audible warning, and (4) the motion detector being mounted on or proximate a glass or screen door or panel. The short range of the motion detector is preferably about two feet so that the audible warning occurs only when a person approaches in close proximity to the translucent medium. Preferably, the motion detector is mounted at about the horizontal center of the door. When a person or other animal walks or otherwise comes within the short range, the alarm system emits the audible warning. The audible warning warns the person or animal within the range of the presence of the translucent medium so that the person does not unwittingly walk into or through

KYNDAK & SURI

Denise Rys Rob Fielmann

Page 2

the medium. In an alternate embodiment, the motion detector may also include a sound recording device on which a user can record a personal warning or sound that will be released by the alarm system when a person or animal is within the range to set off the warning device.

If the translucent medium is a screen door, the motion detector can be mounted with a suitable mounting structure, which may be Velcro, and if it is for a metal screen, it can be mounted with a magnet. If the translucent medium is a glass panel, such as a window or door, the motion detector can be mounted with a suction cup or any other suitable mounting structure. In an alternate embodiment, the motion detector can be mounted onto an adjacent door. However, in this embodiment, the motion detector will not work as well because it will not be as location specific.

In addition, the proposed invention includes a method of audibly warning people from unwittingly walking into or through a translucent medium as a result of hearing an audible warning from an alarm system that operates when a motion detector senses a moving object within a short range of the medium. The invention serves as a safety apparatus and prevents a person from colliding with a glass or screen door.

BRIEF CONCLUSION

In our conclusion, it appears that patent protection is likely available for the proposed warning system and method.

REDACTED

KYNDAK & SURI

Denise Rys Rob Fielmann Page 3

REDACTED

Denise Rys Rob Fielmann Page 4

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In the meantime, should you have any questions, please do not hesitate to contact me.

Very truly yours,

James D. Ryfidak

JDR:db Enclosures

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Exhibit B

Copy of Faxed Drawings

TELEFACSIMILE	TRANSM	MISSION
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Date: _4

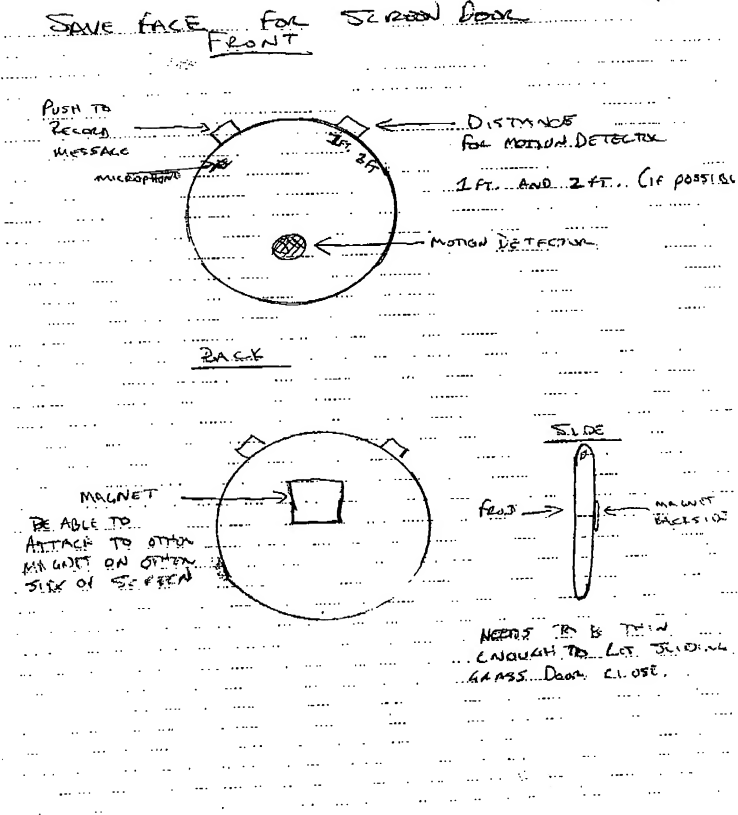
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Exhibit C

Copy of "Declaration and Power of Attorney For Patent Application" downloaded from Public PAIR and photocopy of Assignment

Form PTO-SB-01 (9-05) (Madilied)

Docket No. 40164-10009

Patent and Trademark Office-U.S. DEPARTMENT OF COMMERCE

Declaration and Power of Attorney For Patent Application English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Device and Method for Alerting a Person to the Presence of a Door the specification of which (check one) is attached hereto. as United States Application No. or PCT International □ was filed on ■ Application Number and was amended on (if applicable) I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56. I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed. Priority Not Claimed Prior Foreign Application(s) (Day/Month/Year Filed) (Country) (Number) (Day/Month/Year Filed) (Country) (Number) (Day/Month/Year Filed) (Country) (Number)

oplication(s) listed below:	·	
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Inited States or PCT International J.S.C. Section 112, I acknowledge Office all information known to me	application in the manner parties the duty to disclose to the sto be material to patentable between the filing date of application:	plication is not disclosed in the prior provided by the first paragraph of 35 United States Patent and Trademark illity as defined in Title 37, C. F. R., the prior application and the national
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(Application Serial No.)	(Filing Date) .	(Status) (patented, pending, abandoned)
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rent(s) to prosecute this	As a named inventor, I hereby appoint the following attorney(s) a application and transact all business in the Patent and Trademark (name and registration number)	••
ames D. Ryndak (Reg. No. 28 Iark K. Suri (Reg. No. 36,024	,754)	
ed J. Barthel (Reg. No. 48,76) I the firm RYNDAK & SURI	9)	
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	30 N. LaSalle Street, Suite 2630 Chicago, 1L 60602	
Direct Telephone Calls to	(name and telephone number)	
James D. Ryndak (312) 214-7	770	
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Full name of sole or first invento	п	
Full name of sole or first inventor Robert S. Ficimanu Sole or first inventors for the sole of the sol	Pata	
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ASSIGNMENT

Docket No. 40164-10009

• •	
Serial No.	
Filed:July 25, 2003	
which are hereby acknowledged, to Save Face Partnership (an Illin assignee"), the entire right, title a invention") of the undersigned dis Device and Method for Alerting a 21st day of July States Letters Patent, which the improvements, and in any and all applications, and in any reissue of	
The undersigned hereby Patent to said assignee.	authorizes and requests the Commissioner of Patents to issue said Letters
The undersigned hereby this assignment the date and ser	authorizes and requests the attorneys of record in said application to insert in lal number of said application.
assignee, to execute any division and any oath, declaration or affice Letters Patent that may be grant assigned herein becoming involved the matters of preparing and executereof. The undersigned agree the United States and vest in sail enjoyed by said assignee, to the entirely as the same would have made.	the undersigned hereby agrees, upon the request and at the expense of said hal, continuation or substitute application for said invention or improvements, davit relating thereto, and any application for the reissue or extension of any ed upon said application, and, in the event of any application or Letters Patent ved in Interference, to cooperate to the best of the ability of the undersigned in ecuting the preliminary statement and giving and producing evidence in supports to perform, upon request, any affirmative acts to obtain said Letters Patent of dassignee all rights therein, whereby said Letters Patent will be held and full end of the term for which said Letters Patent may be granted as fully and been held and enjoyed by the undersigned if this assignment had not been
interest in said invention or impo	on, the undersigned hereby assigns to said assignee the entire right, title and overnents for all foreign countries, including all priority rights under the grees to execute, at the request of said assignee, all documents in connection etters patent therefor Robert S. Fielmann
STATE OF Illinois)
COUNTY OF) ss)
me personally known to be the s	blic in and for the County and State aforesaid, appeared Robert S. Fielmann to signer, or signers, of the foregoing instrument, and acknowledged execution of siuntary act for the uses and purposes therein expressed.
	Notary Public

I hereby certify that this correspondence is being sent to the Patent Office Centralized Fax Number, (571) 273-8300, addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on July 17, 2006.

Name of Applicant, Assignee, or Registered Rep.

07/17/2006

Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Robert S. Fielmann

Confirmation No. 3456

Appl. No.

10/627,909

Filed :

7/25/2003

Title : [

Device and Method for Alerting a Person to the Presence of a Door

Grp./A.U.

2636

Examiner

Lieu, Julie Bichngoc

Docket No. :

40164-10009

Customer No.:

21788

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION UNDER 37 C.F.R. § 1.131

Sir:

- I, Robert S. Fielmann, hereby declare and state as follows:
- 1. My name is Robert S. Fielmann. I am the named inventor of the captioned application entitled "Device and Method for Alerting a Person to the Presence of a Door."
 - I am an independent inventor.
- 3. I conceived of the invention disclosed and claimed in the captioned patent application.

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- 4. I conceived of the invention prior to June 20, 2003 in the United States. Subsequently, I contacted the law firm of Ryndak & Sun, which is located in Chicago, Illinois, regarding the patentability of my invention.
- 5. In response, Ryndak & Suri sent me an Opinion describing the invention and which indicated that the invention was patentable. I received the Opinion, which is attached as Exhibit A, before June 20, 2003.
- 6. Ryndak & Suri was instructed to prepare a patent application for the invention. I prepared and faxed drawings of my invention, which are attached as Exhibit B, for Ryndak & Suri to use in the preparation of the patent application before June 20, 2003.
- 7. A draft of the patent application was mailed to me. I reviewed the patent application. After reviewing the patent application, I signed an Assignment and "Declaration and Power of Attorney for Patent Application" of the patent application on July 21, 2003, which are attached as Exhibit C. I mailed the signed documents back to Ryndak & Suri.
- 8. The law firm of Ryndak & Suri filed a patent application, on my behalf, on July 25, 2003.

I hereby declare that I have read this Declaration Under 37 C.F.R. § 1.131, and that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: 7/2/86

Robert S. Fielmann

Exhibit A

Copy of Patentability Opinion

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